Case: 4:23-cv-01732-SEP Doc. #: 135 Filed: 04/29/25 Page: 1 of 39 PageID #:

Vera Lynn Calvin 12150 Research Parkway Orlando, FL 32826

4/29/25

Clerk of the Court United States District Court Eastern District of Missouri

111 S. 10th Street, Suite 3.300

St. Louis, MO 63102

Re: Emergency Motion to Declare Plaintiff Vexatious, Strike Scandalous Filings, and Issue Protective Relief

Case No. 4:23-cv-01732-SEP

Dear Clerk of Court:

Please find enclosed for filing in the above-captioned case the following documents submitted on behalf of Defendant Vera L. Calvin:

- 1. Emergency Motion to Declare Plaintiff Vexatious, Strike Scandalous Filings, and Issue Protective Relief for Safety of Defendant
- 2. Declaration of Vera L. Calvin
- 3. Exhibits A through G (referenced in the motion and declaration)
- 4. Certificate of Service

Thank you for your time and assistance. Please do not hesitate to contact me if any further information is needed.

Gra L. Calvin

Case: 4:23-cv-01732-SEP Doc. #: 135 Filed: 04/29/25 Page: 2 of 39 PageID #:

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI

SYRETTA LASHAWN MCNEAL,

Plaintiff,

v.

VERA L. CALVIN, et al.,

Defendants.

Case No. 4:23-cv-01732-SEP

EMERGENCY MOTION TO DECLARE PLAINTIFF VEXATIOUS, STRIKE SCANDALOUS FILINGS, AND ISSUE PROTECTIVE RELIEF FOR SAFETY OF DEFENDANT

Defendant Vera L. Calvin respectfully moves this Court for emergency relief, requesting that the Court:

- 1. Declare Plaintiff Syretta LaShawn McNeal a vexatious litigant;
- 2. Strike her April 29, 2025 filing (Doc. 134) as scandalous and harassing;
- 3. Issue a protective injunction barring future filings and contact without leave of Court; and
- 4. Grant expedited consideration due to ongoing harassment and escalating personal safety concerns.

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In support, Defendant states:

I. INTRODUCTION

This is no longer a civil lawsuit.

It is a personal and public campaign of harassment, retaliation, and reputational destruction being carried out through improper court filings, public defamation, false reports, and targeted attacks. Plaintiff Syretta LaShawn McNeal has repeatedly abused the judicial system to re-litigate issues already decided, attack individuals she previously befriended, and defame parties who challenge her narrative.

<u>This Court must now intervene</u>—to restore order, enforce its own rulings, and protect Defendant from further harm.

II. FACTUAL BACKGROUND & PROCEDURAL HISTORY

- October 25, 2023: Plaintiff sends approximately eight fraudulent cease-and-desist notices to Defendant via email and certified mail. Trina Ann Thomas, a known associate, sends the same to Defendant's personal and professional emails.
- November 6-7, 2023: Plaintiff files false police reports against Defendant. All claims were found to be unfounded.
- July 28, 2023: Plaintiff attempts to insert Defendant into a pre-existing unrelated police report to fabricate standing.
- November 22, 2023: Court hears Plaintiff's state restraining order petitions. Matter taken under advisement.
- December 29, 2023: Plaintiff files this \$10 million federal case while awaiting the outcome of her restraining order hearing.
- January 2, 2024: Restraining order dismissed for failure to prosecute. Plaintiff fails to appear. A second case is also dismissed.
- January 21, 2025: This Court sets a hard deadline for Plaintiff to properly serve all parties by February 17, 2025.
- February 17, 2025: Deadline passes. Plaintiff fails to properly serve Defendant Vera Calvin or obtain leave to extend time.
- April 29, 2025: Plaintiff files Doc. 134 a recycled, inflammatory response with no legal basis, including a 19-page fabricated background check, further violating Defendant's privacy and dignity.

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III. ARGUMENT

A. Plaintiff Is a Vexatious Litigant Engaged in Coordinated Legal Harassment

Plaintiff has:

- Filed repeated restraining order cases in multiple states that have been dismissed.
- Sued Defendant's employer and local police department after they refused to support her false allegations.
- Weaponized YouTube and social media to smear Defendant and encourage public attacks.
- Filed duplicative court documents, sometimes verbatim, with no new facts or arguments.
- Ignored this Court's orders including the service deadline of February 17, 2025.

This pattern is not accidental. It is intentional abuse of process, and it warrants this Court's declaration of vexatious litigant status and imposition of a pre-filing injunction.

B. Plaintiff's April 29 Filing Is Scandalous and Must Be Stricken

Plaintiff's April 29 submission (Doc. 134):

- Improperly re-litigates the issue of service.
- Introduces a fabricated "background check" of Defendant, containing misleading and prejudicial material.
- Fails to comply with any known standard for evidence or procedure.
- Serves no purpose other than to harass and damage.

Federal Rule of Civil Procedure 12(f) permits the Court to strike filings that are "redundant, immaterial, impertinent, or scandalous." This filing meets all criteria and must be removed from the docket.

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C. Protective Relief Is Required to Prevent Further Harm

Plaintiff has:

- Posted Defendant's private contact information.
- Swatted Defendant's home with a false wellness report.
- Encouraged others to file fake complaints and attack Defendant online.
- Retaliated against every person and institution who denies her demands including AT&T, the Orlando PD, and multiple YouTube channels.
- Falsely claimed to be a "pro bono" legal representative for Defendant while not licensed to practice law in Florida.

This is not just vexatious behavior — it is dangerous.

Plaintiff's conduct shows a disregard for boundaries, judicial orders, truth, and safety.

Defendant lives in fear of what she may do next.

D. Plaintiff Refuses to Follow the Rule of Law and Will Not Stop Voluntarily

Plaintiff continues to:

- Re-litigate issues that were already decided (e.g., service of process),
- File documents in defiance of court orders.
- · Declare falsehoods under oath,
- Harass and sue anyone who challenges her version of events.

She is doing all of the things she falsely accuses others of doing.

E. Plaintiff's Misconduct Has Forced Defendant to Relocate for Personal Safety

- Plaintiff's misconduct has reached the point of directly endangering Defendant's
 personal safety. Plaintiff has disclosed Defendant's private home address in court
 filings, making it part of the public record and exposing Defendant to further
 harassment, stalking, and retaliation.
- As a direct result, Defendant has been forced to plan relocation from her home at significant personal and financial cost solely to protect herself from Plaintiff's escalating obsession.

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• Plaintiff's weaponization of the judicial system to cause real-world harm — not just reputational, but physical — compels immediate and decisive intervention by this Court. She has shown no remorse, no compliance, and no respect for the law.

This Court must impose boundaries now — because Plaintiff will not stop unless forced to.

F. Plaintiff's Strategy Relies on Harassment and Avoidance of Judicial Review

- Rather than pursue legitimate rulings or seek timely resolution of procedural issues, Plaintiff Syretta LaShawn McNeal has engaged in a deliberate pattern of harassment designed to overwhelm Defendant while evading judicial scrutiny.
- Despite filing a motion for reconsideration regarding her failure to serve Defendant,
 Plaintiff has notably failed to request a ruling or scheduling order on that motion.
 Instead, Plaintiff continues to flood the docket with duplicative, inflammatory
 filings intended to intimidate Defendant and smear Defendant's reputation without
 affording Defendant a meaningful opportunity to respond.
- Plaintiff's refusal to seek Court guidance or rulings on pending motions while simultaneously weaponizing the filing system to create public attacks demonstrates that Plaintiff is not interested in justice or lawful adjudication of her claims. Rather, Plaintiff seeks to harass Defendant uninterrupted, deny Defendant the ability to defend herself, and leave false and defamatory allegations standing in the record without opposition.
- This pattern of abusive litigation tactics designed to harass, defame, and overwhelm rather than pursue legitimate claims further underscores the urgent need for the protective relief and sanctions sought herein

G. Plaintiff Ignores the Court's Orders and the Reality of Her Own Failures

- Plaintiff's "Prayer for Relief" is built entirely on falsehoods and omissions.
- Plaintiff notably avoids any mention of this Court's January 21, 2025 Order, which expressly required Plaintiff to effectuate proper service on all defendants by February 17, 2025.
- Despite clear and repeated warnings from the Court, Plaintiff failed to serve Defendant Vera L. Calvin or any other remaining defendants by the Court's February 17, 2025 deadline.

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• Instead of acknowledging this failure, Plaintiff continues to file frivolous pleadings, false accusations, and harassing motions, while glossing over the fatal jurisdictional defect that precludes her claims.

- Plaintiff's repeated refusal to confront the basic facts including her failure to comply with the Court's service deadlines and her lack of lawful service on Defendant — confirms that Plaintiff is not seeking a legitimate adjudication of her claims.
- Rather, Plaintiff is engaged in an endless cycle of distraction, deflection, and abuse of process.

The Court should not permit Plaintiff to circumvent its prior Orders, harass unserved defendants, or weaponize procedural abuse to create false appearances of litigation. Defendant respectfully requests that Plaintiff's "Prayer for Relief" be denied in its entirety, and that appropriate sanctions and protective measures be entered to preserve the integrity of these proceedings.

H. Plaintiff's Default Is Void, Her Service Was Improper, and Her Case Must Be Halted

- Plaintiff's filings reveal a consistent refusal to acknowledge that she failed to comply with the Court's January 21, 2025 Order requiring proper service of all defendants by February 17, 2025.
- Instead, Plaintiff improperly attempted to serve the wrong corporate entity without lawful authorization and then sought entry of default based on that invalid service.
- This default was entered without judicial review and based on inaccurate, incomplete information provided by Plaintiff.
- A default judgment obtained through improper service is void as a matter of law under Rule 55(c) and Rule 60(b)(4) of the Federal Rules of Civil Procedure.
- Defendant Vera L. Calvin was never properly served under Rule 4, nor did Plaintiff seek leave of Court for out-of-time or alternative service.
- Accordingly, any default entered against Defendant must be set aside, and Plaintiff's ongoing attempts to weaponize procedural missteps against Defendant must be rejected.
- Plaintiff cannot retroactively fix these critical failures by filing repetitive motions or recycling false allegations.
- The Court's prior Orders, the Federal Rules, and basic principles of due process demand that Plaintiff's improper filings be struck, that default be vacated, and that further harassment of unserved defendants be prohibited.

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The record is clear.

The law is clear.

Defendant Vera L. Calvin respectfully requests that the Court strike all improper filings, vacate any entries of default, and issue any further relief necessary to end Plaintiff's abusive litigation practices once and for all.

IV. REQUEST FOR RELIEF

Defendant respectfully requests that the Court:

- 1. Declare Plaintiff a vexatious litigant and impose a pre-filing injunction requiring Court approval before any further filings;
- 2. Strike Plaintiff's April 29, 2025 filing (Doc. 134) as scandalous and harassing;
- 3. Issue a protective injunction prohibiting Plaintiff from:
 - o Filing any further documents naming Defendant without prior approval;
 - o Communicating directly or indirectly with Defendant;
 - Publishing or distributing any materials related to this case involving Defendant on social media;
- 4. Refer this matter to the Chief Judge or U.S. Attorney for review of potential misuse of federal resources;
- 5. Award fees or sanctions as the Court deems just and proper;
- 6. Grant expedited consideration based on the continued escalation of Plaintiff's misconduct and risk to Defendant's safety.

V. CONCLUSION

This is not a dispute. It is a siege.

Plaintiff is not a litigant. She is a legal saboteur.

She has defied orders, endangered lives, and destroyed reputations.

<u>Defendant Vera Calvin has done nothing to warrant this obsessive and dangerous behavior.</u>

She respectfully asks this Court to end it — with clarity, finality, and full authority.

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Respectfully submitted,

Vera Lynn Catvin Vera Lynn Calvin Defendant, Pro Se 12150 Research Parkway

Orlando, FL 32826 Phone: (904) 537-3882

Email: theoriginalprettybrowneyes@gmail.com

Dated: 4/29/25

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UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF MISSOURI

SYRETTA LASHAWN MCNEAL,

Plaintiff,

v.

VERA L. CALVIN, et al.,

Defendants.

Case No. 4:23-cv-01732-SEP

DECLARATION OF VERA L. CALVIN

I, Vera L. Calvin, declare as follows:

- 1. I am the Defendant in the above-captioned case. I submit this declaration in support of my Emergency Motion to Declare Plaintiff Vexatious, Strike Scandalous Filings, and for Protective Relief.
- 2. Since October 2023, I have been subjected to a relentless pattern of harassment by Plaintiff Syretta LaShawn McNeal, both in court and across online platforms.
- 3. On or about October 25, 2023, Plaintiff sent multiple cease-and-desist notices to my personal and professional email addresses. Trina Ann Thomas, an associate of Plaintiff, did the same.
- 4. In early November 2023, Plaintiff filed multiple police reports against me. These reports were investigated and determined to be unfounded. She later attempted to retroactively add me to a July 2023 report involving an unrelated matter.
- 5. Plaintiff filed two restraining order cases against me in Missouri. I prevailed in both cases. One was dismissed outright; the other was dismissed after Plaintiff failed to appear.
- 6. On December 29, 2023, while one of the restraining order cases was still pending, Plaintiff filed the present \$10 million lawsuit against me and several others.

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- 7. On January 21, 2025, this Court issued an Order clearly stating that all defendants must be properly served by February 17, 2025. Plaintiff did not serve me, nor did she obtain leave of Court to serve me out of time.
- 8. Since that time, Plaintiff has filed repeated, duplicative motions falsely claiming she served me and continuing to attach harassing, irrelevant exhibits including a fabricated background report.
- Plaintiff has also filed complaints against my employer and attempted to use a Delaware AT&T entity to falsely assert proper service. She continues to re-argue matters already resolved by this Court's prior rulings.
- 10. Outside the courtroom, Plaintiff has repeatedly defamed me on social media and YouTube. She has stated that she provided "pro bono legal work" for me despite not being licensed to practice law in Florida. She has encouraged third parties to attack me, report me, and harass my YouTube channel and personal platforms. She has attempted to have my channel demonetized and taken down.
- 11. Plaintiff has published my private information, filed a false 911 report resulting in a welfare check at my home (swatting), and threatened me both directly and through surrogates.
- 12.I now live in fear of Plaintiff's escalating behavior. I have been forced to relocate, change communication habits, and take steps to protect myself and my livelihood. I do not feel safe knowing this individual has access to my personal information and continues to engage in public and legal attacks.
- 13.I have done nothing to deserve this treatment. I never harmed or defamed Plaintiff. My only prior contact with her was through YouTube content discussions. Her litigation has been based on lies, projection, and retaliation.
- 14. Plaintiff refuses to respect the law, the Court's authority, or the truth. I respectfully ask this Court to take immediate action to protect me and to end this pattern of abuse.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on: 4/29/25

Name: Vera L. Calvin

Signature

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CERTIFICATE OF SERVICE

I hereby certify that on this 4/29/25, I served a true and correct copy of the following documents:

- Emergency Motion to Declare Plaintiff Vexatious, Strike Scandalous Filings, and Issue Protective Relief for Safety of Defendant
- Declaration of Vera L. Calvin
- Exhibits A-G
- This Certificate of Service

upon Plaintiff Syretta LaShawn McNeal via electronic service and/or U.S. Mail at the following address(es):

Syretta LaShawn McNeal

3610 Buttonwood Drive Suite 200

Columbia Mo, 65201

Executed on: 4/29/25

Vera L. Calvin

Signed:

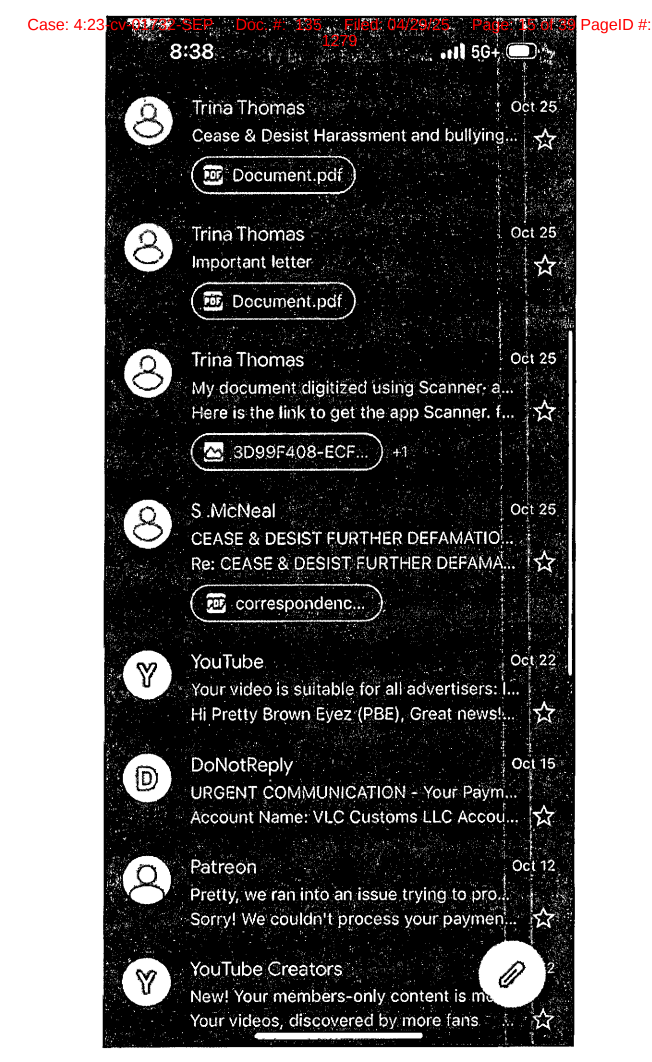
Case: 4:23-cv-01732-SEP Doc. #: 135 Filed: 04/29/25 Page: 13 of 39 PageID #:

Exhibit List – Submitted in Support of Emergency Motion

- Exhibit A Copies of cease-and-desist letters and emails sent by Plaintiff
 Syretta McNeal and her associate Trina Ann Thomas to Defendant's email
 accounts and addresses.
- Exhibit B Documentation showing police reports filed by Plaintiff were unfounded, including records of improper attempt to add Defendant to a prior, unrelated July 2023 incident.
- Exhibit C Certified dismissal records from Missouri state court restraining order proceedings initiated by Plaintiff against Defendant.
- Exhibit D Correspondence from AT&T legal counsel disputing Plaintiff's claims regarding service and confirming no valid service of process was accepted.
- Exhibit E Screenshots and/or video transcripts showing Plaintiff publicly claiming to have rendered pro bono legal services to Defendant, despite not being licensed to practice law in Florida.
- Exhibit F Evidence of false 911 call and welfare check initiated by Plaintiff (swatting), including any documentation or statements from responding law enforcement.
- Exhibit G Plaintiff's April 29, 2025 court filing (Doc. 134) containing repeated service arguments, scandalous allegations, and a fabricated 19page "background check."

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Exhibit A – Copies of cease-and-desist letters and emails sent by Plaintiff Syretta McNeal and her associate Trina Ann Thomas to Defendant's email accounts and addresses.



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10/24/2023

Re: Cease and Desist

I am writing this letter to formally request that you immediately cease and desist from any further actions that infringe upon my rights, specifically [describe the nature of the infringement, such as harassment, defamation, trespass, or any other relevant issue].

I believe your actions have resulted in (describe the harm or damage caused by the actions), and I find this behavior completely unacceptable.

I hereby request the following actions on your part:

Cease and desist from any activities that infringe upon my rights.

Refrain from making any defamatory statements about me, whether orally or in writing.

Avoid all forms of contact or communication with me or any of my associates, including but not limited to phone calls, emails, text messages, or in-person visits.

Retract any false or defamatory statements you may have made about me and issue a formal written apology for any harm caused.

Please be aware that failing to adhere to this cease-and-desist request may result in legal action being taken against you. I trust that we can resolve this matter amicably without further escalation.

This letter does not serve as a comprehensive statement of my rights, claims, or legal remodies, and I expressly reserve all available rights and remedies under the law

I kindly request a written response from you within one business day confirming your receipt of this letter and your commitment to comply with my requests. Your cooperation will help prevent any further legal action.

Sincerely,

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Syreeta L. McNeal

Attorney at Law 3610 Buttonwood Drive Suite 200 Columbia, MO 65201

Work: (573) 445-1955; Fax: (573) 445-2512; Email: mcneallawoffice@gmail.com

October 25, 2023

Sent via CERTIFIED MAIL (with RETURN RECEIPT) No. 7018 3090 0001 7685 5383 to:

Ms. Vera Lynn Calvin a/k/a Pretty Brown Eyez (PBE) (YouTube) 7442 Universal Blvd, Unit 3207 Orlando, FL 32819-9232

Re: CEASE & DESIST FURTHER DEFAMATION, SLANDER, LIBEL & DOXXING ON "ANONYMOUS" ASAP OR FURTHER CIVIL & CRIMINAL ACTION WILL BE TAKEN (ACTION REQUIRED)

To Pretty Brown Eyez (PBE) a/k/a Vera Lynn Calvin,

I am writing this letter as Attorney Syreeta L. McNeal on behalf of myself. It has come to our attention that you have engaged in actions that constitute harassment, discrimination, defamation of character, and the violation of my client's constitutional civil rights and HIPAA information.

Just recently, you posted on your YouTube Content Creation page, in your members only live broadcast during the week of October 23, 2023 through October 29, 2023, that you are making disparaging comments about me and the work I had done for you as "Anonymous" to help you in getting your strike removed from your YouTube Channel, Pretty Brown Eyez (PBE)@PrettyBrownEyezPBE (https://www.youtube.com/@PrettyBrownEyezPBE).

By engaging in such actions, you have clearly violated my constitutional rights as a subscriber and former member under YouTube Guidelines. Additionally, you have unlawfully harassed, discriminated, defamed my character, violate my constitutional rights and HIPAA information of my client, which is expressly prohibited by federal and State of Florida law.

This letter serves as a FINAL warning to immediately CEASE & DESIST any current and future) member's live or public live broadcast on your YouTube Channel (https://www.youtube.com/@PrettyBrownEyezPBE) or any other broadcasts either via chat or on live panels on YouTube (and Patreon) Channels, and any further defamation or dissemination of my client's information. Furthermore, you are required to take down any videos or content related to my client without delay.

Please be advised that I have already contacted legal counsel, and they are actively preparing to file civil and criminal charges against you, as well as any other individuals associated with your actions. These charges will be pursued on both a FEDERAL AND STATE OF FLORIDA level, as per the jurisdiction in which you are located.

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October 25, 2023 Page 2

It is essential for you to understand that my client has meticulously collected evidence of your previous harassment, discrimination, defamation of character, and other violations the week of October 23, 2023 through October 29, 2023 and even earlier, and this evidence will be used against you in any legal proceedings. We demand that you immediately CEASE AND DESIST from any further actions targeting my client.

Failure to comply with this cease-and-desist notice will leave my client with no choice but to pursue all available legal remedies against you and those involved, seeking compensation for the damages caused, as well as injunctive relief to prevent any future harm.

This matter is of utmost seriousness, and we expect a response from you confirming your compliance with this cease-and-desist notice within two (2) hours (or by <u>Wednesday</u>, <u>October 25, 2023</u> at 5:30 P.M. EST). Your prompt attention to this matter is crucial to avoid further legal action.

Thank you for your immediate attention to this matter.

Sincerely,	
A. Alland	
Description IIII	X
Attorney Syreeta L. McNeal	
Attorney at Law	

Enclosure(s)

STATE OF MISSOURI

	OF BOONE) ss.)		
On this _	25th	day of October	in the year	2023
before me,	the undersigned	notary public, personally appeared	ATTORNEY	SYREETA L.
<u>MCNEAL</u>	, known to me to	be the person(s) whose name is subs	cribed to the w	ithin instrument
and acknow	vledged that she	executed the same for the purposes	therein contain	ned In witness

PATRICIA PELACCIO
Notary Public - Notary Seal
State of Missouri
County of Boone
My Commission Expires 6/22/2025
Commission #13768993

whereof, I hereunto set my hand and official seal

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Exhibit B – Documentation showing police reports filed by Plaintiff were unfounded, including records of improper attempt to add Defendant to a prior, unrelated July 2023 incident.

Printed: 04/03/2024 11:03

Columbia Police Department

SYSTEM ID: 596474

SUPPLEMENT #:

OCA: 2023007143

THE INFORMATION BELOW IS CONFIDENTIAL - FOR USE BY AUTHORIZED PERSONNEL ONLY

Case Status: CLOSED/INACTIVE

Case Ming Status: INACTIVE

Occurred: 07/28/2023

Offense: OTHER OFFENSE

Investigator: JOHNSON, ROSANNA (1674)

Date / Time: 09/29/2023 10:32:42. Friday

Supervisor: CORCORAN, PATRICK T (1962)

Supervisor Review Date / Time: 09/30/2023 09:53:51, Saturday

Contact: Maneal, Syreata L Reference: Evidence - General

On 08-04-23, at approximately 0954 hours, I responded to a fraud at the control of the control o

On 09-28-23, McNeal emailed me the following information:

I wanted to give you an update to my current case number. It appears that I had to file another FBI IC3 complaint against the two defendants I gave you already and then add 2 more. Please find attached the FBI Ic3 report that included the following additional defendants. I am hearing reports that they are trying to file an unlawful bar complaint with The Missouri Bar against me and continue to electronically harass, cyber stalk, cyber stalk and dox me.

Please find attached the background reports for the following individuals:

- " Anthony Loftics
- o Address:
- o Phone Number:
- " Joann A. Jenkins
- o Address:
- o Phone Number:
- " Donovon Rae Shawn Frison
- o Address:
- o Phone Number:
- " Melissa S. Chase Scott
- o Address:
- o Phone Number:

If you look at the FBI report and background reports, you will see their mailing address, phone numbers. Please let me know if you need anything else. I am attaching text messages and other support as well.

I have entered, tagged, and uploaded 9 attachments McNeal sent; 2- live chats, 1- IC3 complaint, 1-text msg list. 5 backgrounds on subjects on evidevence.com.

This incident was forwarded to CIU for further investigation.

Investigator Signature

Supervisor Signature

Page 10

0 4 OF	OUDBL	CARCATAL	DEDART
LASE	SUPPL	EMENTAL	. KEPUR I

Printed: 04/03/2024 11:03

Columbia Police Department

SYSTEM ID: 597360

SUPPLEMENT #:

OCA: 2023007143

THE INFORMATION BELOW IS CONFIDENTIAL - FOR USE BY AUTHORIZED PERSONNEL ONLY

Case Status: CLOSED/INACTIVE

Contact: Meneal, Syreeta L.

Case Ming Status: INACTIVE

Occurred: 07/28/2023

Offense: OTHER OFFENSE

Investigator: JOHNSON, ROSANNA (1674)

Date / Time: 11/08/2023 13:07:28, Wednesday

Supervisor: DOWLER, JAMESON R (2096)

Supervisor Review Date / Time: 11/10/2023 09:47:41, Friday

Reference: Evidence - General

On 08-04-23, at approximately 0954 hours, I responded to a fraud at the state of th

On 11-05-23, McNeal sent me an email of another subject harassing her and is as follows; It appears I have an additional person, Ms. Vera Lynn Calvin aka Pretty Brown Eyez (PBE) (Youtube), to add to my pending police report.

Her contact information is as follows:

Ms. Vera Lynn Calvin 7442 Universal Blvd, Unit 3207 Orlando, FL 32819-9232

Phone: (904) 537-3882

Email addresses: theoriginalprettybrowneyes@gmail.com, veracalvin@yahoo.com

Website: https://www.youtube.com/@PrettyBrownEyezPBE

I am attaching the following:

- " Background Report of Vera Lynn Calvin
- " FBI IC3 Complaint filed on 11/5/2023
- " October 25, 2023 Certified Letter (Cease & Desist)

Here is a review of what has happened and about to happen:

To Whom It May Concern:

My name is Attorney Syreeta L. McNeal. I am an Attorney (MO) and Certified Public Accountant (MO, AZ). I am writing to you to report the civil & criminal electronic harassment, discrimination, defamation of character and violation of my constitutional civil rights and HIPAA information by Ms. Vera Lynn Calvin aka Pretty Brown Eyez (PBE) who is a content creator on a YouTube Channel (Pretty Brown Eyez (PBE)@PrettyBrownEyezPBE (https://www.youtube.com/@PrettyBrownEyezPBE/featured).

On October 25, 2023, I sent by email and certified mail a CEASE & DESIST letter (signed before a notary) to Ms. Vera Lynn Calvin aka Pretty Brown Eyez (PBE) to stop defaming, slandering, libel & doxing me as "Anonymous" on her YouTube Channel and other virtual forums. Unfortunately, Ms. Calvin refuses to respect my request to cease and desist from attacking me on her YouTube Channel.

Investigator Signature Supervisor Signature

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Printed: 04/03/2024 11:03

Columbia Police Department

SYSTEM ID: 597360

SUPPLEMENT #:

OCA: 2023007143

THE INFORMATION BELOW IS CONFIDENTIAL - FOR USE BY AUTHORIZED PERSONNEL ONLY

Case Status: CLOSED/INACTIVE

Case Ming Status: INACTIVE

Occurred: 07/28/2023

Offense: OTHER OFFENSE

Contact: Meneal, Syreeta L.

Investigator: JOHNSON, ROSANNA (1674)

Date / Time: 11/08/2023 13:07:28. Wednesday

Supervisor: DOWLER, JAMESON R (2096)

Supervisor Review Date / Time: 11/10/2023 09:47:41, Friday

Reference: Evidence - General

Listed below are the instances of her violating my civil liberties:

- 1. October 25 membership only broadcast
- 2. October 27, 2023 live broadcast entitled "CEASE AND DESIST!! LAST LIVE Until Further Notice..." (https://www.youtube.com/watch?v=r1qqM64gjJ4)
- 3. October 29, 2023 live broadcast entitled YALL WON!! Throwin in Da Towel.. Dis Too Much DRAMA (https://www.youtube.com/watch?v=UTJLPEvHJg8)
- 4. November 8, 2023 broadcast that was published on November 8, 2023 entitled "Exclusive "Disciplinary Hearing Audio" for our YouTube Lieyer Anonymou.... (https://www.youtube.com/watch?v=aDq0ZAhX_Fs)

This constitutes cyber stalking which violates federal law under 18 US Code Section 2261A (Stalking) and Missouri law under RSMo 565.225 (Stalking) and RSMo 565.090 (Harassment).

Also, Ms. Calvin has illegally wiretapped my conversations that were protected under attorney-client privilege and confidentiality from September 2023 to October 2023 which violates federal law 18 U.S. Code Section 2511 and Missouri law under RSMo 542.402 and RSMo 542.418.

Ms. Calvin's actions above are threatening my health, safety, and ability to practice law and as a CPA in MO and AZ. Please assist in prosecuting Ms. Calvin under the fullest extent of the law.

Please email or contact me at (573) 445-1955 to let me know how I can get this elevated for prosecution.

McNeal sent three attachments; A cease order, background report, and FBI report and three videos that I can not download. The cease order, background report and FBI report have been entered, tngged, and uploaded on evidence.com.

McNeal sent another email with the following information;

Attached are the supporting IC3 Complaint I filed with FBI and other supporting information including the Court's Order for Exparte Order of Protection - Adult filed by Circuit Court of Boone County, MO in the Syrecta L. McNeal, Esq. v. Vera Lynn Calvin; Case No. 23BA-FC01941; MO Court ORI: MO010033J; MO Protection Order No. 23-AEOP-1415

Here are the other lives that she has done and is about to do on November 8, 2023:

Anonymous life was threatened by PBE on the November 6, 2023 live entitled "LAMH Season 6 Episode 23

Investigator Signature Supervisor Signature Page 12

Printed: 04/03/2024 11:03

Columbia Police Department

SYSTEM ID: 597360

(1674)

SUPPLEMENT #: 2

OCA: 2023007143

THE INFORMATION BELOW IS CONFIDENTIAL - FOR USE BY AUTHORIZED PERSONNEL ONLY

Case Status: CLOSED/INACTIVE

Case Mng Status: INACTIVE

Occurred: 07/28/2023

Offense: OTHER OFFENSE

Investigator: JOHNSON, ROSANNA

Date / Time: 11/08/2023 13:07:28, Wednesday

Supervisor: DOWLER, JAMESON R (2096)

Supervisor Review Date / Time: 11/10/2023 09:47:41, Friday

Contact: Mcneal, Syreeta L Reference: Evidence - General

Holt Her Accountable (Review) w/ Honorable Judge PBE (https://www.youtube.com/watch?v=9YNNohSznSU)" at the 29:00 to 30:00 timestamp of the video.

Also, PBE continued to attack, defame, harass, dox, etc.. me as "Anonymous" at the following additional time stamps:

- " 55:00 to 56:00
- " 85:00 to 86:00
- " 86:00 to 87:00
- " 88:00 to 89:00

Also, Ms. Vera Lynn Calvin stated that she will do a November 8, 2023 live in member's only (https://www.youtube.com/watch?v=aDq0ZAhX_Fs) to continue to dox me and also release confidential recordings in violation of federal law and Missouri and Illinois law.

Here is a short that she has edited at least 3 times: https://www.youtube.com/shorts/MqoqXpXWkLo

She is going to reveal information about me and also reveal recordings against me and a person who has intelligence information.

I have tried to have Google shut the PBE channel down. They stated they need to have a liers google.com done by the Columbia, MO Police Department and also a liers to Orlando. Fl Police Department to get the PBE YouTube channel shut down permanently.

The Special Process Server is serving her today in a rush job. She has received it via email from me and the Court of the Ex Parte Order but she refuses to stop her November 8, 2023 live.

I need your help ASAP to send the liers to Google & also Orlando, FL Police Department to shut down PBE YouTube Channel ASAP.

She sent five more attachments; 2 court notices, 2 IC3 complaint and court notice. They have been entered, tagged, and uploaded on evidence.com.

This information should be forwarded to CIU for further investigation.

Investigator Signature Supervisor Signature

Page 13

Printed: 04/03/2024 11:03

Columbia Police Department

SYSTEM ID: 597952

(1674)

SUPPLEMENT #:

OCA: 2023007143

THE INFORMATION BELOW IS CONFIDENTIAL - FOR USE BY AUTHORIZED PERSONNEL ONLY

Case Status: CLOSED/INACTIVE

Case Ming Status: INACTIVE

Occurred: 07/28/2023

Offense: OTHER OFFENSE

Investigator: JOHNSON, ROSANNA

Date / Time: 12/06/2023 12:45:43, Wednesday

Supervisor: DOIVLER, JAMESON R (2096)

Supervisor Review Date / Time: 12/08/2023 10:48:35, Friday

Contact: Calvin. Vera Lynn

Reference: Subject Statement

7442-3207 Universal Blvd, Orlando

On 08-04-23, at approximately 0954 hours, I responded to a fraud at 402 Belinda Aly. Dispatch notes said Syretta McNeal was reporting people hacked into her account and released private HIPPA information and docked her. This is a supplement to that report.

On 12-06-23, at approximately 1151 hours, Vera Calvin requested a phone call at 904-537-3882. I made phone contact with Calvin and she said she is being falsely accused by McNeal and that she is harassing her at her job with YouTube.

Calvin said she wants to file charges on McNeal for cyber stocking and harassing her.

Calvin said she lives in Florida and has nothing to do with McNeal.

I told Calvin that she needed to talk to her attorney and that I would complete a supplement to the report here.

I told Calvin that the case is currently being reviewed by the detectives.

I have nothing further on this incident.

Investigator Signature Supervisor Signature

Page 14

Printed: 04/03/2024 11:03

Columbia Police Department

SYSTEM ID: 600054

SUPPLEMENT #:

OCA: 2023007143

THE INFORMATION BELOW IS CONFIDENTIAL - FOR USE BY AUTHORIZED PERSONNEL ONLY

Case Status: CLOSED/INACTIVE

Case Mng Status: INACTIVE

Occurred: 07/28/2023

Offense: OTHER OFFENSE

Investigator: REYNOLDS, CHAD H (2067)

Date / Time: 03/11/2024 14:58:05, Monday

Supervisor: MALSY, CHAD RICK X (2145)

Supervisor Review Date / Time: 03/20/2024 11:16:18, Wednesday

Contact: Reference: Follow-up

I have spoke to Vera Calvin by phone several times about a dispute she is having with Syrecta McNeal. After a review of this case I believe there is a dispute occurring online between the two. I do not believe that probable cause exists for an arrest of either person at this time. I am aware that McNeal has been trying to handle this case thorough civil court by trying to obtain a protection order against Calvin.

With the information given in this report, I believe this case should be considered inactive unless further information is submitted.

End of report.

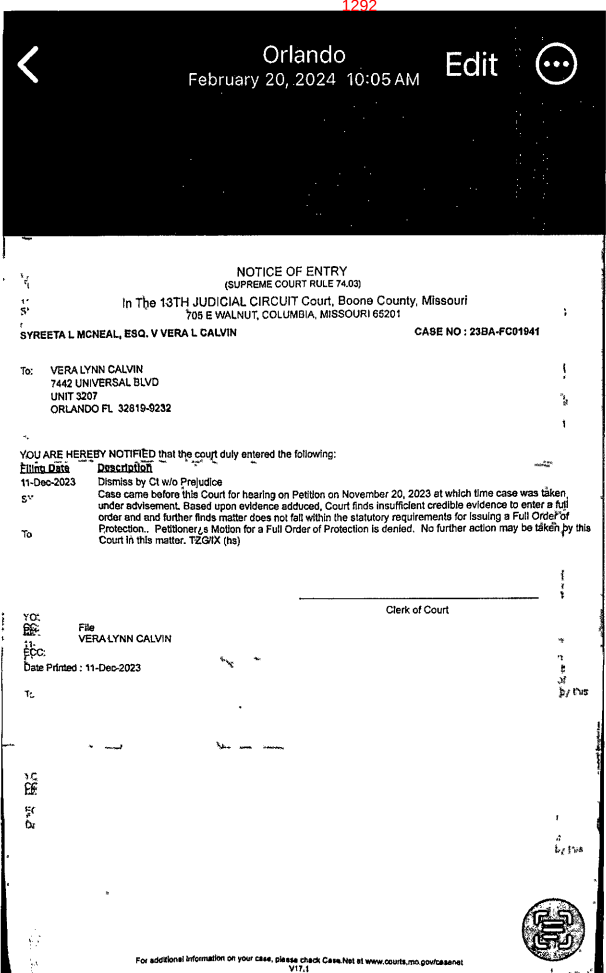
Investigator Signature

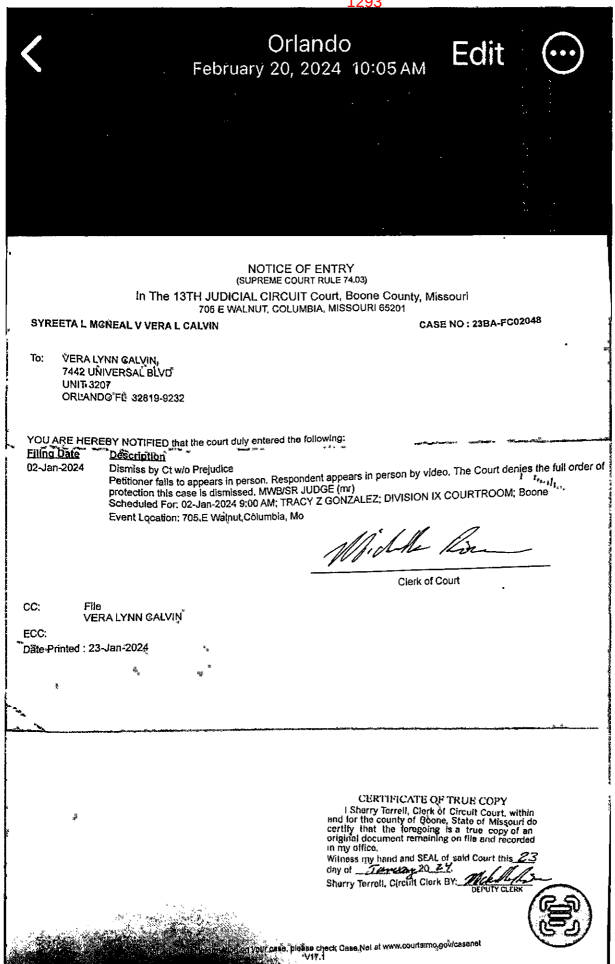
Supervisor Signature

^{***}Inactivated Case***

Case: 4:23-cv-01732-SEP Doc. #: 135 Filed: 04/29/25 Page: 27 of 39 PageID #:

Exhibit C – Certified dismissal records from Missouri state court restraining order proceedings initiated by Plaintiff against Defendant.





Case: 4:23-cv-01732-SEP Doc. #: 135 Filed: 04/29/25 Page: 30 of 39 PageID #:

Exhibit D – Correspondence from AT&T legal counsel disputing Plaintiff's claims regarding service and confirming no valid service of process was accepted.

Case: 4:23-cv-01732-SEP Doc. #: 135 Filed: 04/29/25 Page: 31 of 39 PageID #:



Kate Marcom AVP – Sr. Legal Counsel AT&T Services, Inc. 208 S. Akard Street Dallas, Texas 75202 Telephone: (972) 206-7205 km388h@att.com

March 28, 2025

Via Email: mcneallawoffice@gmail.com

Syreeta L. McNeal 3610 Buttonwood Drive, Suite 200 Columbia, MO 65201

Re: McNeal v. Calvin et al.; Case No. 4:23-cv-01732-SEP (E.D. Mo.)

Dear Ms. McNeal:

I write regarding the attempted service of a summons and complaint in the above-captioned lawsuit. Specifically, on March 13, 2025, AT&T Inc.'s registered agent for service of process, the CT Corporation, received copies of a summons for Defendant Vera Lynn Calvin, the complaint, and other filings.¹

Service of these documents has no legal significance on AT&T Inc. or Defendant Vera Lynn Calvin. AT&T Inc. is not named as a party to the lawsuit and Plaintiff asserts no claims against any AT&T entity. Thus, AT&T Inc. need not, and will not, respond to or answer the complaint.

To the extent you are attempting to effectuate service on Ms. Calvin by serving AT&T Inc., such an attempt is improper. As an initial matter, Ms. Calvin is not employed by AT&T Inc. Regardless, no applicable authority provides that service of process on an employer—let alone its agent—can constitute proper service on its employee.

Instead, Federal Rule of Civil Procedure 4(e)(2) provides only that, in addition to personal service or service at one's dwelling, an individual may be served by delivering a copy of the summons and complaint "to an agent authorized by appointment or by law to receive service of process." No AT&T entity has been authorized to receive service of process on Ms. Calvin's behalf, and no law, statute, rule, or order appoints AT&T Inc. as Ms. Calvin's agent for service. And while Rule 4(e)(1) provides for alternative methods of service to be made according to the law of the state where the district court sits or where service is made, neither the

AT&T

¹ These materials were also emailed to the AT&T Global Legal Demand Center, which responds to requests for information and subpoenas from law enforcement. The federal, Missouri, and Florida rules do not provide for electronic service of process. *E.g.*, *Joe Hand Promotions, Inc. v. Shepard*, No. 4:12cv1728 SNLJ, 2013 U.S. Dist. LEXIS 113578, at *6 (E.D. Mo. Aug. 12, 2013) ("Missouri does not provide for electronic service of process."); *Hall v. Jouffroy*, 2017 Fla. Cir. LEXIS 14753, *2 ("[S]ervice of process via email does not constitute valid service of process pursuant to Florida law.").

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March 28, 2025 Page 2

laws of Missouri nor Florida (where Ms. Calvin resides) allows for serving an individual by service on their employer or employer's agent.²

Put simply, there is no legitimate reason to serve AT&T Inc. and serving AT&T Inc. does not count as properly serving Ms. Calvin. Please refrain from additional attempts to serve this lawsuit on AT&T or Ms. Calvin via any AT&T entity.

Sincerely,

/s/ Kate Marcom

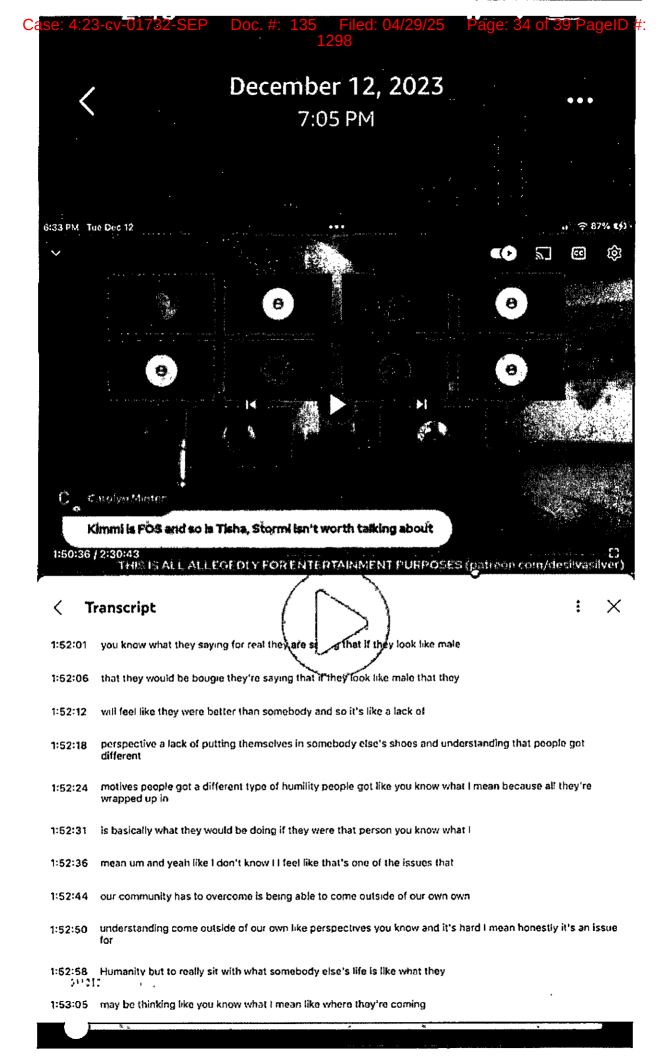
Kate Marcom AVP – Senior Legal Counsel

² See Mo. Sup. Ct. R. 54.14 (service outside Missouri allowed pursuant to Rule 54.13(b)); id. 54.13(b)(1) (specifying methods of service for individuals); Fla. Stat. Ann. § 48.031 (same).

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Exhibit E – Screenshots and/or video transcripts showing Plaintiff publicly claiming to have rendered pro bono legal services to Defendant, despite not being licensed to practice law in Florida.

(VIDEO SCREEN RECORDED)

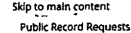


Case: 4:23-cv-01732-SEP Doc. #: 135 Filed: 04/29/25 Page: 35 of 39 PageID #:

Exhibit F – Evidence of false 911 call and welfare check initiated by Plaintiff (swatting), including any documentation or statements from responding law enforcement.

(REQUEST SUBMITTED AND AUDIO AVAILABLE)

1300



Orange County Sheriff's Office

Request Visibility: ** Staff



Request 23-26799 () Open



1 of 2 with filters active

Dates

Due

January 5, 2024

Received

November 21, 2023 in person

Anticipated fulfillment

Fulfillment date not set

Requester

Q Vera Lynn Calvin

veracalvin19@gmail.com

904-537-3882

View email status

Staff Assigned

Departments

Unassigned - Records Unit

Request



Audio Footage of 911 call to 7428 Universal Blvd #3207 on Nov. 6, 2023. Deputies arrived around 8:00 pm for a wellness check of Vera Calvin, Needs the audio for an injunction going on against a subscriber.

The suspected caller has an injunction against Vera Calvin.

Case # that goes along with the injunction is 23-BAFC01941 from Boon County

Suspected phone number that called 602-505-3183 or 757-981-8268

Guest provided ID C415872719590

Syretta L McNeal is suspected name from Boon County Missouri

Timeline Documents

Filter by timeline event

Tasks

Select an event to filter

은 Support Staff Added

Staff Only

SO-AudioRequests@ocfl.net

November 27, 2023, 4.06pm by Quentin Albury

Case: 4:23-cv-01732-SEP Doc. #: 135 Filed: 04/29/25 Page: 37 of 39 PageID #:

Exhibit G – Plaintiff's April 29, 2025 court filing (Doc. 134) containing repeated service arguments, scandalous allegations, and a fabricated 19-page "background check."



Pretty Brown Eyez <theoriginalprettybrowneyes@gmall.com>

Activity in Case 4:23-cv-01732-SEP McNeal v. Calvin et al Response to Motion

1 message

Moed_AutoSend@moed.uscourts.gov < Moed_AutoSend@moed.uscourts.gov >

Tue, Apr 29, 2025 at 3:27

To: MOED ECF Notification@moed.uscourts.gov

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

NOTE TO PUBLIC ACCESS USERS Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

U.S. District Court

Eastern District of Missouri

Notice of Electronic Filing

The following transaction was entered by McNeal, Syreeta on 4/29/2025 at 2:27 AM CDT and filed on 4/29/2025

Case Name:

McNeal v. Calvin et al 4:23-cv-01732-SEP

Case Number: Filer:

Syreeta LaShawn McNeal, Esq.

Document Number: 134

Docket Text:

RESPONSE to Motion re [102] MOTION to Set Aside Default Defendant Vera Lynn Calvin's Motion to Set Aside Default filed April 15, 2025 (doc # 102) filed by Plaintiff Syreeta LaShawn McNeal, Esq. (Attachments: # (1) Exhibit 1, # (2) Exhibit 2, # (3) Exhibit 3, # (4) Exhibit 4) (McNeal, Syreeta)

4:23-cv-01732-SEP Notice has been electronically mailed to:

Alec Jacob Nagel anagel@dowdbennett.com, dpatel@dowdbennett.com, filings@dowdbennett.com

Anat Gross anat@anatgross.com

Anthony T. Lofties anthonyt lofties@yahoo.com

Avishai Don adon@wsgr.com, ageritano@wsgr.com

Elad J. Gross elad@eladgross.org

Michelle Nasser mnasser@dowdbennett.com, filings@dowdbennett.com, kfeigenbutz@dowdbennett.com, mguzy@dowdbennett.com, vwhite@dowdbennett.com

Syreeta L. McNeal mcneallawoffice@gmail.com, mcsyreeta@msn.com

Vera L. Calvin theoriginalprettybrowneyes@gmail.com

4:23-cv-01732-SEP Notice has been delivered by other means to:

Melissa S. Scott-Chase aka Tea Talk With Ya Gyrl (YouTube)



Pretty Brown Eyez <theoriginalprettybrowneyes@gmail.com>

Activity in Case 4:23-cv-01732-SEP McNeal v. Calvin et al

1 message

Moed_AutoSend@moed.uscourts.gov < Moed_AutoSend@moed.uscourts.gov >

Tue, Jan 21, 2025 at 12:57

To: MOED ECF Notification@moed.uscourts.gov

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

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U.S. District Court

Eastern District of Missouri

Notice of Electronic Filing

The following transaction was entered on 1/21/2025 at 11:57 AM CST and filed on 1/21/2025

Case Name:

McNeal v. Calvin et al

Case Number:

4:23-cv-01732-SEP

Filer:

Document Number: 31

Docket Text:

ORDER -IT IS HEREBY ORDERED that Plaintiff shall serve the above-mentioned Defendants no later than Monday, February 17, 2025. Failure to comply with this Order will result in dismissal without prejudice as to Defendants Vera L. Calvin, Joann A. Jenkins, Terence B. Smith, Donovan R. Frison, Natavia T. Garner, Google LLC, YouTube, LLC and TikTok, Inc. for lack of timely service. Signed by District Judge Sarah E. Pitlyk on 01/21/2025. (KRZ)

4:23-cv-01732-SEP Notice has been electronically mailed to:

Syreeta L. McNeal mcneallawoffice@gmail.com, mcsyreeta@msn.com

Anthony T. Lofties anthonyt_lofties@yahoo.com

4:23-cv-01732-SEP Notice has been delivered by other means to:

Melissa S. Scott-Chase aka Tea Talk With Ya Gyrl (YouTube) 810 Franklin Avenue Westminster, MD 21157

The following document(s) are associated with this transaction:

Document description:Main Document Original filename:n/a
Electronic document Stamp:

[STAMP dcecfStamp_ID=1037221849 [Date=1/21/2025] [FileNumber=11213432-0] [6c0c36c75125ddde439d279443003534399304ef069926f48586930ca2be4bf510 b456afa9cdc12650f8cd84c9d63a6f0a37c705aeedcb112e18909adce3c76a]]